

had a mattress and a couple of cheap pictures to hang on the wall were enough to attract one of the agents in the syndicate in writing a letter for \$1,000. It was the game to have only just enough furniture to make a hot and lively fire when thoroughly soaked with kerosene or gasoline. By the time the adjuster for the insurance company got around the "independent" adjuster or "adjuster of the insured" would have fixed things such that the signs of fire would be hard to read.

LITTLE DIFFICULTY IN AFFECTING A COMPROMISE.

Robinson was any difficulty experienced in arriving at a compromise with the insurance company, which would net the conspirators a cash return of from five to ten times the amount of their actual loss.

Gruts is not the only prisoner in the hands of the Fire Marshal, but he is the only one that has been arraigned. Some of the humbler members of the gang, who confined themselves to posing as property owners and setting fires, have been rounded up and are held in hiding. They will be produced at the proper time, some of them making confessions corroborating that of Gold.

The Grand Jury will take up the Greb matter next Monday. By that time Prial and Weller expect to have a mass of evidence in shape. The investigation may take three or four days, and will undoubtedly bring to light facts to establish the truth of the claim of Fire Commissioner Johnson that arson has been a common crime in New York and has been more or less condoned by the fire insurance companies.

GIRL LOST IN NEW YORK SOON AFTER ARRIVING HERE FROM EUROPE.

Bertha Altman mysteriously disappears just as she obtains employment in a factory.

Bertha Altman, seventeen years of age, but only three weeks in America, agent of its customs and its language, is lost in New York. Following a general alarm, police are making a city-wide search for her. Bertha left a factory at No. 41 Green street, where she had just obtained employment, at 8 o'clock Tuesday evening. She boarded a Third Avenue "L" train at Grand street and Third Avenue immediately afterward, bound for the home of her uncle, David Altman, No. 189 Lexington Avenue. Since then no trace has been found of her.

She was happy and contented in her new surroundings and knew no one outside of her family. She is five feet three inches tall, slender and wore a long blue coat, blue and white velvet hat and tan shoes when she disappeared.

LOOK TO AMBASSADORS TO END PEACE DEADLOCK.

Turks still firm in refusing to give up Adrianople—Action at Constantinople.

LONDON, Jan. 10.—The threats of Turkey to recall her peace delegates to Constantinople and the menace of a Russian invasion of Bulgaria, tend to give the impression that the Balkan situation has become more serious within the last twenty-four hours. In reality, however, it is practically unchanged. Much is expected to result from this afternoon's meeting at the foreign office of the Ambassadors of the European powers, who are expected to reach a decision concerning the collective attitude of Europe.

It is not expected that the peace conference will resume its sittings before next week. Reached Pasha, the leader of the Turkish peace delegation, to-day reiterated the immovable determination of the Turks not to abandon the fortress of Adrianople or the islands in the Aegean Sea. He said:

"What kind of a conference is this where all the concessions emanate from one side. Had this been known before hand, there would have been no need to go to the trouble of calling together a peace conference in London."

CONSTANTINOPLE, Jan. 10.—The European Ambassadors in the Ottoman capital have succeeded in drawing up a preliminary note which will probably be presented on Monday next to the Turkish government. The advice is given to Turkey in this document to yield on the question of Adrianople, but no suggestion is made of the fortress being brought to bear by the Powers to insure the acceptance of this advice.

'TRIES TO KILL HIS MOTHER, THEN SETS HOUSE AFIRE.

Madman Wounds Newark (N. Y.) Police Chief Before He Is Shot Down.

NEWARK, N. Y., Jan. 10.—William Ostrander, thirty years old, became violently insane to-day, attempted to kill his aged mother, set fire to his home and held off the police and a posse for several hours with a shotgun until he was finally shot down in a clothes closet.

Chief of Police Frank L. Pointe's right arm was shattered by one of Ostrander's volleys of buckshot. Ostrander received a bullet through his chest and another in his leg.

GIRLS ATTACK GUNMAN.

Robbers, Chases or Anything Handy Used on Shooter.

Frank Bicca, who owes Giuseppe Guzzetta three months rent, attempted to discharge his obligation with a revolver to-day when his landlord called. Both are dress goods contractors. Guzzetta hires a loft at No. 36 West One Hundred and Second street, and Bicca sublets from him. Business has been bad and Bicca told his landlord he would pay it on account on the first of the month. Guzzetta said if he didn't pay all he owed him in a month he would be disposed without hitting Guzzetta. The shots and Guzzetta's yell brought fifty employees out of the loft, most of them girls. They grabbed Bicca, needles, chairs or anything handy and rushed after him. At the door Bicca saw Bicca's smoking pistol and grabbed him. Bicca was held in \$1,500 bail.

If a Good for Charlie's Lady?

ROBIN GETS YEAR, BUT MAY SPEND IT IN THE TOMBS

Bank Wrecker's Plea for Clemency Is Declared by Justice Seabury to Be Imposition.

GUILT NOT DOUBTED.

Hyde's Nemesis Secures Order That May Keep Him Away From Island.

Denouncing the final plea for clemency of Joseph G. Robin, the bank wrecker, as an attempt to deceive the Court, Justice Seabury to-day sentenced Robin to serve one year in the penitentiary. The sentence was a shock to the discredited financier, who expected to avoid further punishment in view of the assistance he rendered the District-Attorney in trials of Joseph B. Reichmann and William J. Cummins of the Carnegie Trust Company and Charles H. Hyde, all of whom were convicted on his evidence.

Although a prisoner is supposed to leave the Tombs as soon as he has been sentenced to the penitentiary, Supreme Court Justice Amend at once signed an order which will probably enable Joseph G. Robin to serve the greater part, if not all, of his sentence in the Tombs.

Justice Amend's order directs that the Sheriff keep Robin in the Tombs until he has been examined before trial in a suit against the Fidelity Development and Assets Realization Company to impress a lien on the Morris Park race track to the sum of \$300,000 and also to set aside transfers to the Morris Park Estates. Robin's attorney told the Court that the examination and subsequent proceedings in which Robin would be a necessary witness would probably take a long time. It would needlessly cumber the trial of the case if the convicted financier were brought from prison every time he was needed, so Justice Amend decided to allow him to remain in the Tombs.

The infliction of sentence upon Robin brought out a difference of opinion as to his guilt in the District-Attorney's office. District-Attorney Whitman and his assistant, John Kitchland Clark, told Justice Seabury they considered Robin guilty of stealing \$27,000 from the Washington Savings Bank. Assistant District-Attorney Moss, of the other hand, reported that he considered Robin innocent. The Court was undecided in his belief in Robin's guilt.

Eight indictments were found against Robin on Jan. 6, 1911, charging him with stealing \$27,000 from the Washington Savings bank, of which institution he was absolute dictator. Robin was placed on trial and pleaded insanity. A jury found him sane and his trial proceeded. Then Robin withdrew his plea of insanity, admitted he had been absconding and entered a plea of guilty to the fifth indictment, charging him with the theft of \$27,000.

Justice Seabury sat in the Criminal Branch of the Supreme Court to sentence Robin, he being the Judge to whom Robin presented his plea nearly two years ago.

After the usual motions for an arrest of judgment and a dismissal of the indictment had been overruled, Robin was asked by Clerk Tenny if he had anything to say in his own defense. Robin said he had nothing to say, but fully maintained his plea of insanity. The Court if the District-Attorney had anything to say.

"I think the Court is familiar with all the facts in the case," said the District-Attorney.

WHITMAN BELIEVES ROBIN WAS GUILTY. "I wish it to be understood that I never had any doubt as to the guilt of this man," said Robin, in view of his services to the People I ask the Court to extend to him the extreme of clemency."

"I realize the position of a defendant at a time like this," said Robin, somewhat whimsically, referring to the fact that there has been an uninterrupted series of convictions in the courts of late. "But I feel that your Honor should pay some attention to a report before you from one of the assistant District-Attorneys that he has examined the case against me and believes me innocent. I understand Mr. Moss has made such a report."

"Your insanity plea," said the Court, "was a sham, when you found you couldn't clear the law you pleaded guilty. I regard your claim of innocence at this time as another attempt to cheat the law. In the statement before me you claim to be innocent and attack those who might be called against you. But the record presented is conclusive as to your guilt."

EXPLOSION KILLS ELEVEN, SINKS RIVER STEAMER

Dynamite Supposed to Have Shattered Boiler of Vessel in Alabama Waters—Injured Sixteen.

MOBILE, Ala., Jan. 10.—Eleven men were killed and sixteen injured in a boiler explosion on the tug steamer River, late yesterday, according to news reaching here to-day. The known dead are: Capt. C. Tom Bartee, Chief Engineer Bill Harris; John Kopf, sailor; W. C. McKee, clerk; Mate Henry Moulton; M. Herring, a cottonseed agent; Henry Hoskins; Thomas Robinson; Richard Newell; M. Bartlett. One victim has not been identified. Among the injured are two women.

Green Vermorel, second engineer, who escaped unhurt, thinks the explosion must have come from dynamite, as there were two smaller explosions before the boiler went up.

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Look for the name "BROOK QUININE" on the wrapper of the only genuine product.

Won Her Suit Tho' This Photo Was Shown in Court, and Sues Again



MRS. LEONORA RHINOW.

CAN'T DIVORCE WIFE WHO, HUSBAND SAYS, WON'T BE A MOTHER

Pittsburgh Judge Finds There Is No Precedent for Such a Decree.

PITTSBURGH, Jan. 10.—According to the decision of Judge Cohen, the refusal of a wife to bear children for her husband does not constitute grounds for a divorce decree. This opinion was handed down yesterday in the suit of George A. Wanner, an Oakland business man, who brought suit for divorce on that ground against Vina N. Wanner, his wife. The Wanners live in Dawson street in the Oakland district and move in the best of society in that fashionable neighborhood.

Wanner testified that his wife had said, "I want to be a single married woman." Mrs. Wanner declared that their marital trouble was of another sort. She said she could not live in the same house with her mother-in-law, who persisted in talking spiritualism, until she, Mrs. Wanner, was a nervous wreck. She declared that she had expressed no objection to raising a family, but that she could not do so and listen to her mother-in-law's dissertation on spiritualism all the while. Judge Cohen in his opinion said: "We have been referred to no case nor can we find one, wherein the suit for divorce has been based on similar complaint. The testimony on the part of the husband is entirely insufficient. We are therefore compelled to refuse the decree in this case on the grounds asked and the evidence as submitted."

ACTRESSES TO PICKET PARLIAMENT FOR VOTES.

Will Buttonhole Members in London for Support of Suffragist Bill.

LONDON, Jan. 10.—When the Franchise Reform Bill comes up in the British Parliament shortly the Members of the House of Commons will find all the approaches to the chamber picketed by actresses and other supporters of the movement in favor of votes for women. Throughout the entire debate day and night the women intend to be present in strength, and to buttonhole members of the House as they pass in and out. The actresses' Franchise League, which is organizing the movement, has asked for the help of all similar societies in making a peaceful demonstration in support of the adoption of an amendment to the bill, intended to give the suffrage to women. They hope to be successful, although the acts of their militant sisters have greatly alienated sympathy from the cause in the United Kingdom. At the same time the militant section of the suffragettes is said to be preparing to picket a number of leading members of the Franchise League.

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FEDERAL JUDGE HOUGH RUSHED TO HOSPITAL IN SERIOUS CONDITION

Jurist Stricken With Hemorrhages of Stomach While at Lunch in Chambers.

United States District Judge Charles W. Hough was stricken with hemorrhages of the stomach in the Federal Building this afternoon and rushed to the Hudson Street Hospital in a serious condition. He was later removed to the New York Hospital, and it was said there late this afternoon that he had not improved.

Judge Hough has been presiding at the trial of Julian Hawthorne and his associates. To-day he was at lunch when he was stricken. Court attendants called Patrolman Donohue of the bench and street station and he sent in a call for an ambulance. Dr. McPhetters responded and ordered the jurist removed at once.

Judge Hough was taken ill at 1:30 this afternoon, but it was not until after three that he was taken to the hospital.

SHUBERT MUST TESTIFY.

Appellate Division Rules Against Him in Libel Suit.

The Appellate Division of the Supreme Court has reversed the order of Special Term granting the application of Lee Shubert, the theatrical man, to vacate the order of Justice Ford for his examination before trial, in the suit brought by John Mason, the actor, to recover \$5000 damages for alleged libel against the New York Review Publishing Company, Lee Shubert, Jacob J. Shubert and others.

CONSTIPATION Increases with Age

Constipation is most common in middle life. It increases as the years go by, when less physical exercise is taken, because the vital processes are less active.

EX-LAX

The Perfect Chocolate Laxative Keeps Old Folks Feeling Young

Ex-Lax is a delicious chocolate that acts like exercise and moves the bowels in a natural manner without pain or griping.

Ex-Lax aids the flowing of bile and helps the digestive organs to perform their function. It regulates the bowels and helps the stomach and stimulates the liver.

At all drug stores. 10c and 25c per box. ONE 10c BOX WILL CONVINCE YOU.

WHISPERS STORY TO JUDGE OF HOW DOCTOR WON HER

Mrs. Zarch Tells in Court of Romance that Began in Operating Chair.

HE SEEKS ANNULMENT.

Forced to Marry, Physician Parted from His Bride on Wedding Day.

Her face suffused with blushes, Mrs. Sadie E. Zarch left the witness stand to-day and whispered to Supreme Court Justice Hendrick and the court stenographer the story of her matrimonial troubles, which began in the operating chair of Dr. Israel Zarch of No. 192 East Third street.

Dr. Zarch is suing to obtain an annulment of his marriage, alleging his relations to the then Miss Eisenberg were always of the ethical type supposed to exist between physician and patient and that his marriage was forced by threats of Mr. Eisenberg that he would have the doctor haled before the District-Attorney. Yesterday Dr. Zarch told the Court the accusations of his wife's parents had been utterly false.

Mrs. Zarch told a very different story to-day. The preliminaries went smoothly enough. It was only when the details were called for that she showed signs of embarrassment.

WHISPERS THE STORY TO JUDGE AND STENOGRAPHER.

"Early in January, 1909, I called to see Dr. Zarch about a pain in my chest," she testified. "The doctor examined me and gave me some medicine. It made me very sick, and I went upstairs and laid down in the room of Miss Zarch, the doctor's sister, who was an old friend of mine.

"As soon as I felt better, I came down stairs and again the doctor placed me in the operating chair, and—ouch-ouch. I am so ashamed of myself that I should have allowed my love to appear so unreservedly."

After a number of whispered consultations between the justice and the lawyers Justice Hendrick ordered that the courtroom be cleared of all except lawyers and newspaper men.

Then, turning to Mrs. Zarch, he said: "I am sorry to hear you, but you must tell us what next happened and what terms of endearment Mr. Zarch used toward you."

Mrs. Zarch buried her crimsoned face in her hands and shook her head.

"I can't," she whispered, "before all those lawyers."

"Never mind those lawyers," ordered the justice. "Just come around here and whisper the story to me."

So Mrs. Zarch went around behind the bench and, seated between the judge and the stenographer, with her face hidden behind her gloved palm, she whispered her tale. When she had concluded the stenographer read the testimony to the lawyers.

PARTED ON THEIR WEDDING DAY, SHE SAYS.

"Dr. Zarch told me he thought very highly of me," Mrs. Zarch murmured. "He said he had cared for me for a long time, and begged me to give him my love. He would marry me then and there, he vowed, but he could not, for his sister was to be married soon and he wanted me to postpone our wedding for a year. Everything would be all right, however, he swore."

The young woman went on to tell of subsequent visits to the doctor, of his conduct on those occasions. Suddenly, she continued, the doctor's love seemed to cool, after Mrs. Eisenberg learned of her daughter's clandestine love affair with him. Then it was that Mrs. Eisenberg demanded the doctor marry his daughter at once. The doctor consented. They were married in the City Hall, and then parted, never living together.

"Why did you part from your husband as soon as you were married?" asked Charles E. Hoffman, her attorney. "Because I had signed an agreement," she replied, "to keep the marriage secret for a year, so that comment might not be caused by a matrimonial alliance on the doctor's part that might seem too hasty for the sense of proprieties of some of his patients."

"Missouri Glaniness" Dead.

QUINCY, Ill., Jan. 10.—Ella Ewing, "the Missouri Glaniness," said to be the tallest woman in the world, died at her home near Gorin, Mo., not far from this city, to-day at the age of forty years. Miss Ewing was eight feet three inches in height and for many years travelled with circuses.

CASTRO IS SENT BY COURT BACK TO ELLIS ISLAND

Ex-Dictator, Hoping to Be Freed at Once, Had Engaged Rooms at Plaza.

FIRST BROADWAY RIDE.

Goes to Federal Court to Make a Fight for His Liberty.

Cipriano Castro, who calls himself the Napoleon of Central America, but who is known at home in Venezuela as the "man who dodges taxes," rode to-day from the Battery to the Federal Building in a common Broadway street car.

He was surrounded by inspectors of the immigration service. He ignored them, save only one who considered his feelings by speaking in Spanish. He had words only for Alfredo Torregrosa, his valet.

When Mr. Castro, who wore a silk hat that excited the interest if not the reverence of the newsmen, walked from the wharf to the street car, he kept well ahead of his guards. He carried a hooked gold-headed cane.

He took charge of the car. He hung the hooked cane on one of the loop handles of the front doors, threw back the laps of his fur-lined coat and sat back. He waved the inspectors to sit at a respectful distance.

ONLY A FEW PASSENGERS IN THE CAR.

Castro was not recognized by the three or four passengers in the car. He looked as Oscar Hammerstein would look just after having his beard trimmed. A heavy white silk scarf was rolled up about his ears.

Vallet Alfredo had a gold-headed umbrella. While the Spanish speaking inspector was showing the former President of Venezuela the high buildings Alfredo surreptitiously took possession of the cane on the door handle.

On the way to the car a moving picture man walked backward in front of the group grating the crank of his camera. An innocent bystander got in front of the lens. The excited operator scratched the intruder and, instead of pushing him aside, held him fast just where he would most interfere with the picture.

The little Castro wagged his gray-black beard and cackled for joy.

As he got off the car in front of the Astor House another moving picture man was on the curb. It slipped and fell.

"Ah-h-h!" said the ex-President with a shoulder high air of appreciation. "No man! (Once again.)" He smiled with pleasure.

The result of the habeas corpus proceedings was that after Mr. Rattle had asserted that the Government had no right under the Constitution to restrain any man, citizen or alien, of his liberty under the immigration laws, provided he was able and willing to offer bail, Mr. Wise contended that there was no authority for the Court to grant bail in such a case, and Judge Holt sent the matter of Castro's back to Ellis Island in order to get a final disposition of the case there before the Court gave an opinion as to the justice of his detention.

Castro had engaged apartments at the Plaza Hotel in the belief that his liberty would be granted. Instead of going to the Plaza he had lunch at the restaurant of the Astor House, where he was followed by a crowd of newsmen and lunch-hour loungers, which required the repressive attention of the police.

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CASTRO HAD ENGAGED APARTMENTS AT THE PLAZA HOTEL.

Castro had engaged apartments at the Plaza Hotel in the belief that his liberty would be granted. Instead of going to the Plaza he had lunch at the restaurant of the Astor House, where he was followed by a crowd of newsmen and lunch-hour loungers, which required the repressive attention of the police.

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FORMER PRESIDENT OF VENEZUELA AS HE LANDED ON U. S. SOIL.

Special photograph by an Evening World Staff Photographer.



EX-PRES. CASTRO

"BEEF AND" PLACE SOLD.

Court Permits Transfer of Home of Johnny Meehan's Restaurant.

The trustees of Lorillard Spencer have sold for \$25,000 the property at No. 31 Park Row, known as Dolan's, the famous "beef and" restaurant conducted by the late Johnny Meehan. This was disclosed by a decision handed down to-day by the Appellate Division.

When he was about to pay over the money the purchaser discovered what he thought was an impediment which would prevent any two trustees from giving a valid title, for the will of Lorillard Spencer provided that there should never be less than three trustees. For some reason the heirs could not agree on the third trustee and the purchaser was afraid that a clear title to the property could not pass. The opinion of the court directs the carrying out of the agreement of sale on the ground that a deed given by two trustees is valid.

Scrofula

May develop so slowly as to cause little if any disturbance during the whole period of childhood.

It may then produce dyspepsia, catarrh, and marked tendency to consumption before causing eruptions, sores or swellings.

In the treatment of this serious disease do not fail to take the great blood purifier and tonic.

Hood's Sarsaparilla

In the usual liquid form or in the tablets known as Sarsatabs.

NO EXTRA CHARGE FOR IT.

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